

# **ENGROSSED HOUSE BILL No. 1213**

DIGEST OF HB 1213 (Updated February 13, 2008 10:05 am - DI 102)

Citations Affected: IC 22-8; noncode.

Synopsis: Occupational health and safety training. Changes the name of a division of the department of labor from the safety education and training bureau (bureau) to INSafe, and makes corresponding changes. Transfers the unencumbered and unallocated part of the appropriation made for the state fiscal year beginning July 1, 2008, from the bureau to INSafe.

Effective: July 1, 2008.

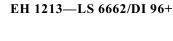
# Bartlett, Niezgodski, Bell

(SENATE SPONSORS — KRUSE, HUME)

January 14, 2008, read first time and referred to Committee on Labor and Employment. January 22, 2008, amended, reported — Do Pass. January 28, 2008, read second time, ordered engrossed. Engrossed. January 29, 2008, read third time, passed. Yeas 98, nays 0.

SENATE ACTION

February 4, 2008, read first time and referred to Committee on Pensions and Labor. February 14, 2008, reported favorably — Do Pass.













Second Regular Session 115th General Assembly (2008)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in this style type. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in this style type or this style type reconciles conflicts between statutes enacted by the 2007 Regular Session of the General Assembly.

### **ENGROSSED HOUSE BILL No. 1213**

A BILL FOR AN ACT to amend the Indiana Code concerning labor and safety and to make an appropriation.

Be it enacted by the General Assembly of the State of Indiana:

1	SECTION 1. IC 22-8-1.1-1 IS AMENDED TO READ AS
2	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 1. As used in this
3	chapter, unless otherwise provided:
4	"Board" means the board of safety review created by this chapter.

"Board" means the board of safety review created by this chapter.

"Bureau" means the safety education and training bureau created by this chapter.

"Commission" means the occupational safety standards commission created by this chapter.

"Commissioner" means the commissioner of labor or his the commissioner's duly designated representative.

"Department" means the department of labor.

"Employee" means a person permitted to work by an employer in employment.

"Employer" means any individual or type of organization, including the state and all its political subdivisions, that has in its employ one (1) or more individuals.

"INSafe" means the division of the department created by

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l	section 40 of this chapter.	
2	"Safety order" refers to a notice issued to employers by the	
3	commissioner of labor for alleged violations of this chapter, including	
4	any health and safety standards.	
5	"Standard" refers to both health and safety standards.	
6	"Voluntary protection program" means a program offered by the	
7	United States Occupational Safety and Health Administration to	
8	employers subject to this chapter that exempts the employers from	
9	general scheduled inspections.	
10	SECTION 2. IC 22-8-1.1-40 IS AMENDED TO READ AS	
11	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 40. A safety education	
12	and training bureau is created within division of the department to be	
13	known as INSafe is created to implement a program of occupational	
14	health and safety education and training.	
15	SECTION 3. IC 22-8-1.1-41 IS AMENDED TO READ AS	
16	FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 41. The duties of the	
17	bureau INSafe shall include, but not be limited to, the following:	
18	(a) (1) Development of a statewide health and safety education	
19	and training program to acquaint employers, supervisors,	
20	employees, and union leaders with the most modern and effective	
21	techniques of accident investigation and prevention.	
22	(b) (2) Development and promotion of the consultative	
23	educational approach as a desirable and effective long range	
24	solution to occupational health and safety problems.	
25	(c) (3) Development of training programs for occupational health	
26	and safety personnel.	
27	(d) (4) Planning, organizing, and attending occupational health	
28	and safety seminars, conferences, and meetings designed for	
29	management, supervisory personnel, employees, and union	
30	representatives.	
31	(e) (5) Definition and establishment of necessary research	
32	projects.	
33	(f) (6) Arrangement and procurement of necessary contractual	
34	services and training aids.	
35	(g) (7) Planning, developing, organizing, attending, and	
36	presenting specific occupational health and safety programs for	
37	employer groups.	
38	(h) (8) Conducting onsite consultations upon request from an	
39	employer. Onsite consultation shall be defined by the bureau	
40	INSafe by rule under IC 4-22-2.	
41	(i) (9) Providing occupational health and safety pamphlets,	
42	booklets, brochures, and other appropriate health and safety	



media.

SECTION 4. IC 22-8-1.1-42 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 42. The director and staff of the bureau **INSafe** shall be selected and appointed by the commissioner under the provisions of IC 4-15-2.

SECTION 5. IC 22-8-1.1-43 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 43. (Bureau: Employer annual report) (a) To insure the availability of accurate, timely statistical data concerning occupational health and safety, all employers having one (1) or more employees simultaneously employed shall submit annual reports to the bureau INSafe (on a form and in a manner prescribed by the director) of all disabling work injuries.

(b) The bureau INSafe may exempt from the requirement of subsection (a) those classes of employers for whose operations adequate records of safety experience are already available. The bureau INSafe may also exempt any employer when, in the judgment of the director, the submission of annual reports by the employer is not necessary to carry out the purposes of this chapter and would be an undue burden upon the employer because of size, the nature of its operation or other special circumstances.

SECTION 6. IC 22-8-1.1-48 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 48. (a) The tax shall be paid directly to the director who shall deposit the revenues in a special fund to be used solely for the safety and health programs consultation, education, and training services for employer groups and for onsite consultation service as provided in section 41(g) and 41(h) 41 of this chapter. These revenues shall not be transferable to any other fund and shall not revert to the general fund at the end of any fiscal year.

- (b) Tax revenues as provided for in section 47 of this chapter shall be made available to the bureau INSafe only by appropriation of the general assembly based upon the needs of the bureau INSafe as determined by the department and submitted in the form of a budget in the manner provided by law.
- (c) The annual tax payment is due and payable on or before April 10 of each year in which the tax is imposed.

SECTION 7. IC 22-8-1.1-48.1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2008]: Sec. 48.1. The commissioner of labor, the occupational safety standards commission, the board of safety review, and the bureau of safety education and training INSafe shall have the power to make rules governing functions under this chapter, provided such rules shall not be inconsistent with this chapter or other applicable statutes.

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SE	CTION	8. IC	22-8-1.	1-48.4	IS	AME	NDED	ТО	REA!	D AS
FOLL	OWS	[EFFEC	TIVE	JULY	1,	2008	]: Sec	. 48	.4. (a	) All
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the de	esignate	d repres	entativ	es of th	ie c	ommi	ssione	r, the	depar	tment
of lab	or, the	occupati	onal sa	fety sta	ında	rds co	mmiss	ion,	the bo	ard of
safety	review	, <del>the bur</del>	eau of s	afety ed	<del>luc</del> a	tion a	<del>nd trai</del> i	ing,	INSaf	e, and
he ag	ents and	d emplo	yees of	any of t	hen	n that	contair	s or 1	might	reveal
a trad	e secret	, shall b	e consid	dered c	onfi	dentia	al and s	hall l	oe disc	closed
only t	o such o	ther off	icers or	emplo	yees	conce	erned v	vith t	he fun	ctions
set for	th in thi	s chapte	r as ma	y be ne	cess	ary fo	r them	to dis	charge	e their
duties	under	this cha	pter. In	any pi	roce	eding	, the c	ommi	issione	er, the
comm	ission,	the boar	d, or a	court s	shal	l issue	such	order	s as m	nay be
appro	priate, i	ncluding	g the im	poundr	nen	t of file	es, or p	ortio	ıs of fi	les, to
protec	t the co	nfidenti	ality of	trade s	ecre	ets.				
(b)	No per	son may	violate	e the co	nfic	lential	ity of t	rade	secrets	š.
SE	CTION	9. [EF	FECTIV	VE JUI	ĹY	1, 200	8] <b>(a)</b>	As ı	ised i	n this
SECT	'ION,	'INSafe	" refer	s to th	e di	vision	of th	e dep	artm	ent of
labor	describ	oed in I	C <b>22-8-</b>	1.1-40,	as	amen	ded by	this	act.	
<b>(b)</b>	) The	unenc	umber	ed an	d	unall	ocated	pa	rt of	the
appro	priatio	n mad	e by	P.L.23	4-2	007,	SECT	ION	4, to	o the
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for th	ie state	fiscal y	ear beg	ginning	g Ju	lv 1,	2008, i	s tra	nsferr	red to

- (c) The following restrictions on the appropriation imposed upon the Bureau of Safety Education and Training by P.L.234-2007, SECTION 4, do not apply to INSafe:
  - (1) Federal cost reimbursements for expenses attributable to the Bureau of Safety Education and Training appropriations shall be deposited into the special fund for safety and health consultation services.
  - (2) The above appropriations for the Bureau of Safety Education and Training shall not be used to compete with consultation services provided by legitimate engineering firms, insurance companies, or professional consultants. The Bureau of Safety Education and Training shall limit training activities to private companies for which it has conducted an on-site consultation and shall limit training to only direct employees at that site.
- (d) The following conditions apply to the appropriation made to the Bureau of Safety Education and Training by P.L.234-2007, SECTION 4, as transferred to INSafe by this act:
  - (1) Federal cost reimbursements for expenses attributable to







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1	the INSafe appropriations shall be deposited into the special
2	fund for safety and health consultation, education, and
3	training services.
4	(2) The mission of INSafe is to provide safety and health
5	education, consultation, and training service without
6	unnecessarily competing with private sector entities that may
7	provide similar services.

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### COMMITTEE REPORT

Mr. Speaker: Your Committee on Labor and Employment, to which was referred House Bill 1213, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 2, line 39, strike "the bureau" and insert "INSafe".

and when so amended that said bill do pass.

(Reference is to HB 1213 as introduced.)

NIEZGODSKI, Chair

Committee Vote: yeas 8, nays 0.

### SENATE MOTION

Madam President: I move that Senator Hume be added as cosponsor of Engrossed House Bill 1213.

**KRUSE** 

#### COMMITTEE REPORT

Madam President: The Senate Committee on Pensions and Labor, to which was referred House Bill No. 1213, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill DO PASS.

(Reference is made to House Bill 1213 as printed January 23, 2008.)

KRUSE, Chairperson

Committee Vote: Yeas 7, Nays 0.

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